ARTICLE 24

LANDLORD'S AND TENANT'S CERTIFICATES

24.01 Landlord and Tenent shall on demand from each other execut and deliver to the other party or any mortgagee, without charge, a macordal certificate, certifying as to the annual Fixed Rental then payable and whether or not this Lease is valid and subsisting and in full force and effect and whether it has been modified (or if there have been modification stating them) and whether or not the party executing the certificates knows or does not know, as the case may be, of any default or breach by the other party under any of the terms of this Lease.

ARTICLE 25

SURREMOER

25.01 Tenant shall on the last day of the term or upon an sooner termination thereof, whether by lapse of time or by reason of Tenant's Dafault or otherwise, surrender and deliver to Landlord the Premises in good order and repair reasonable wear and tear excepted.

ARTICLE 26

QUIET LAJOYATAY

26.01 Landlord covenants that, if and so long as Tenant shall faithfully perform the agreements, terms covenants and conditions haveof, Tenant shall and may (subject, however, to the exceptions, reservations, terms and conditions of this Lease) perceably and quietly have, hold and enjoy the Premises for the term hereby granted free of any encumbrance created by Landlord, except those to which this Lease is made subject and subordinate as herein provided.

ARTICLE 27

ARBITRATION - SUSPENSE OF PAINTENT - OFFSET

27.01 In such cases where this Lease expressly provides for the settlement of a dispute or claim by arbitration and only is such cases, the same shall be determined by arbitration conducted inthe City of Hey York



by the American Arbitration Association in accordance with its rules then obtaining and the decision rendered in such arbitration shall be binding upon the parties and Tenant's failure premptly to comply with such decision shall be a Default. In the event that the American Arbitration Association shall not be then in existence, either party by notice in writing to the other may request arbitration and within 15 days after receipt of such notice the parties shall agree upon an impartial arbitrator. If the parties are unable to agree upon such impartial arbitrator either party may apply to the Presiding Justice (or an Associate Justice) of the highest court of appellate jurisdiction of the State of New York located in the County of New York to appoint such arbitrator. The expenses of arbitration shall be shared equally by Landlord and Tenant but each party will pay the fews of its own counsel and experts. Pending the determination of the arbitrator the failure of payment or performance which is the subject matter of the arbitration, shall not constitute a default or other failure of performance under this Lease.

27.02 Whenever Landlord shall claim that additional rest, an increase in rent or any other payment (other than the Fixed Rental) is due from Tenant hereunder and Tenant shall, in good faith, (i) dispute such claim by notice given to Landlord prior to expiration of Tenant's time to cure the default which would result from continued non-payment after notice of such default, and (ii) proceed diligently with arbitration pursuant to Section 27.01, Tenant may withhold payment of the particular amount in dispute and shall not be deemed in default hereunder by reason thereof unless such dispute is determined adversely to Tenant, in which event Tenant shall have a further period of 10 days after service upon it of notice of such determination in which to effect payment.

27.03 When any matter in dispute between the parties herete, other than a matter provided for in Section 27.02, shall be referred to arbitration in accordance with a specific provision of this Lease for such arbitration, any default hereunder claimed by either party egainst the other by reason of the matter in dispute shall be deemed suspended, provided the

party so claimed to be in default shall proceed diligently with the arbitration, until the dispute is determined adversely to the party claimed to be in default and notice thereof is given to such party, whereupon such party (whether Tenant or Landlord) shall have the same opportunity to cure such default as is provided for in Section 21.01 as if such notice of default given to the party in default.

ARTICLE 28

INVALIDITY OF CERTAIN PROVISIONS

28.01 If any term or provision of this lease or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this lease, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each term and provision of this Lease shall be valid and be enforced to the fullest extent permitted by law.

ARTICLE 29

RECORDING OF MEMORANDUM

29.01 Landlord and Tenant shall, upon the request of either party join in the execution of a memorandum of lease in proper form for recording in the appropriate office wherein the property is situated setting forth the existence and terms of this Lease and shall take such further action as may be necessary to effect such recording.

ARTICLE 30

MISCELLANEOUS

30.01 The table of contents and captions of this Lease are for convenience of reference only an in no way define, limit, or describe the the scope or intent of this Lease nor in any way affect this Lease. The numbered subdivisions of each Article are herein also referred to as "Sections".

30.02 The use herein of the neuter pronoun in any reference to Landlord or Tenant shall be deemed to include any individual Landlord or Tenant.

- 30.03 This Lease may not be addified or amended in any manner except by an instrument in writing executed by Landlord and Tenant.
- 30.04 Whenever in this Lease any words of obligation or duty are used, such words or expressions shall have the same force and effect as though made in the form of covenants.
- 30.05 This Lease shall be governed by and construed in accordance with the laws of the State of New York.
- 30.06 The agreements, terms, covenants, and conditions herein shall bind and inure to the benefit of Landlord and Tenant and their respective heirs, personal representatives, successors and, except as otherwise provided herein, their assigns.
- 30.07 Without hereby limiting the effect or applicability of any specific provision of this Lease of like or similar import, whenever under any provision of this Lease expressly providing or requiring that a consent or approval shall not be unreasonably withheld, a dispute or disagreement shall arise between Landlord and Tenant as to whether or not the withholding of the consent or approval in question is unreasonable, such dispute or disagreement shall be settled by Arbitration as provided in Article 27.

ARTICLE 31

REHEWAL

- 31.01 Tenant shall have the right and option to extend the term of this Lease for two (2) successive periods of fifteen (15) years and ter. (10) years (each of said periods being nereinafter referred to as a "renewaterm") upon the following terms and conditions:
- at the times of exercise and at the commencement of each of said options;
- (b) That each renewal term shall be upon the same term covenants and conditions as in this Lease, except that the Fixed Rene shall be as set forth in Section 31.02, and that there shall be no privilege to renew the term of this Lease beyond the expiration of the second renewal term;
 - (c) That Tenant shall exercise its option to renew in the manner set forth in Section 31.03; and

(d) That with respect to the second renewal term.

31.02 The Fixed Rent payable pursuant to Section 3.01 for the first renewal term shall be at the rate of \$40,600. per annum. The Fixed Rent payable pursuant to Section 3.01 for the second renewal term shall be at the rate of \$46,500. per annum.

. 31.03 Tenant shall exercise its respective renewal options by giving written notice thereof to Landlord not more than eighteen (18) months and not less than twelve (12) months prior to the expiration of the original term or the first renewal term, as the case may be.

31.04 If at the time of commencement of any renewal term there shall be existing or continuing any Default, Landlord's right to exertise any remedy provided for in this Lease or in any statute or rule of law, arising out of any such Default, shall continue during such renewal term in full force and effect, and such remedy shall be exercisable by Landlord during such renewal term in the same manner and with the same effect as though the term of this Lease in which such Default occurred had not terminated.

ARTICLE 32

OPTIONS . TO PURCHASE

32.01 Provided this Lease is in full force and effect, Tenant shall have the right and option to purchase the Premises during the last month of the twentieth lease year for a purchase price of \$550,000, which a price is estimated by the parties to be the Fair Market value at time of exercise of the option subject to the conditions set, forth in Section 32.04 et seq.

32.02 Provided this Lease is in full force and effect, Tenant shall have the right and option to purchase the Premises aduring the last month of the twenty-fifth year of the lease term for a purchase price of \$450,000. subject to the conditions set forth in Section 32.04 et seq.

32.03 Provided this Lease is in full force and effect, Tenant shall have the right and option to purchase the Premises during the last month of the fifth year of the first renewal term and at any time thereafter including the



second tenewal term for a purchase price of \$450,000, subject to the conditions set forth in Section 32.04 et seq. The last purchase option shall not be exercisable by Tenant unless Tenant shall have heretofore duly exercises its option for a first renewal term pursuant to Article 31.

32.04 If Tenant shall exercise any of the aforesaid options, the purchase price shall be paid by Tenant assuming all Fee Mortgages then a Lien on the Premises and the amount by which the purchase price exceeds the then aggregate unpaid principal balance of such Fee Mortgages plus accrued interest and any penalty or other charge that would be payable on any mortgan subordinate to the first fee mortgage if such subordinate mortgage were to be satisfied at the closing (as such term is defined in Section 32.08) or any penalty or other charge on any extension, renewal or consolidation of such first fee mortgage shall be paid to Landlord in cash or by certified check.

32.05 In the event Tenant desires to exercise any of the aforesaid options, it shall give not less than nine (9) months prior written notice thereof to Landlord of its intention to exercise any of the options in Sections 32.01, 32.02 and 32.03 as respects each such option.

32.06 Title to the Premises shall be conveyed subject only to the following:

- (a) Zoning regulations and ordinances affecting the Premises;
 - (b) This Lease and any sublease created hereunder;
- (c) The condition of title existing as of the date of execution of this Lease and any changes in such condition of title created or permitted pursuant to the terms and provisions of this Lease;
 - (d) Any state of facts an accurate survey may show;
 - (e) All Fee Mortgages;
 - (f) All Impositions, then unpaid;
- (g) The condition of the Building at the time of such conveyance; and
- (h) Any matters created by Tenant or those claiming by,

, , , , ,

32.07 The deed shall be the esual bargain and sale deed with covenant against grantor's acts in proper statutory form for recording and shall be duly executed, acknowledged and have revenue stamps in the proper amount affixed thereto by Tenant at Tenant's expense, so as to convey to the Tenant the fee simple of the Premises free of all encumbrances except as herein stated, together with all the right, title and interest, if any, of the Landlord in and to any land lying in the path of any street, road or avenue, opened or proposed, in front of or adjoining the Premises to the center line thereof, and shall also contain the covenant required by subdivision 5 of Section 13 of the Lien Law.

of the purchase price shall be paid by Tenant at a closing to be held at the office of Landlord's attorney at a time designated by Tenant in its notice exercising such option, such time to be not less than thirty (30) nor more than sixty (60) days after the date of such notice (such closing being heretofore and hereinefter called "the Closing"). Rental and other charges hereunder shall be adjusted between Landlord and Tenant as of the Closing. Upon the delivery of the deed by Landlord to Tenant, this Lease shall terminate and neither Landlord nor Tenant shall have any further obligation to the other hereunder except with respect to claims theretofore acceived and asserted. If requested by either party, the other party agrees to joir in the execution of a recordable insturment evidencing such termination.

32.09 Landlord shall not do or suffer any act to be done while this Lease is in effect whereby Landlord or its successors or assigns would be prevented from conveying and transferring the Premises in accordance with this Article, and any such act which might purport in any manner to prevent handlord from conveying and transferring the Premises in accordance with this Article shall be null and void as against Landlord, Tenant and their respective successors and assigns. Without limiting the generality of the foregoing, Landlord agrees that Landlord will not:

(i) make any mortgages with the exception of building loan or construction mortgages affecting the Premises or any part thereof that do not:

INITIO

- (x) contain provisions permitting prepayment with or without penalty during each Option Period,
- (y) provide for periodic (but not less often than quarterly) payments of interest;
- than charterly), either on the basis of constant payments to be applied first to interest and the balance to principal, or on the basis of constant payments of principal plus interest in amo such that, as to each Option Period, the unpaid principal balance of such mortgage plus the unpaid principal balance of all other mortgages affecting the Premises, plus the penalties and other charges that would be payable if all of the mortgages subordinare to the first fee mortgage were to be satisfied would be reduced thereby to an amount less than the purchase price as of each Option Period; and
- (ii) prior to the thirty-first anniversary of the Commencement

 Date, sell, convey, transfer, assign or otherwise dispose of less than
 the entire Premises (other than by condemnation) unless Tenant has fer
 to exercise its option for a first reneval term pursuant to Article 31
 in which event such restriction shall expire on the twenty-fifth
 arniversary of the Commencement Date.

The foregoing shall not be deemed to prohibit a sale, conveyance, transfer or assignment of all of the Premises, provided that such sale, conveyance, transfer or assignment is subject to all of Tenant's rights under this Lease, including particularly Tenant's rights under this Article, and provided that Landlord shall deliver to Tenant immediately following consummation of such sale a recordable instrument in the form annexed hereto a Schedule D executed by the purchaser whereby the purchaser recognizes and agrees to be bound by all of the provisions of this Article. Each mortgage permitted under this Section 32.09 shall provide that the mortgage shall give notice to the Tenant of any failure of Landlord to make the payments due thereunder and shall permit payments to such mortgage by Tenant upon

the giving of such notice by the moregages. In the event that Tenant makes such direct payments, Landlord agrees that the amount of such payments shall be deducted from the Fixed Kental due Landlord pursuant to the terms of this Lease.

by fire or other casualty covered by insurance policies provided for in Section 7.01 (whether such fire or other casualty shall have occurred before or after the exercise of Tenant's option to purchase pursuant to this Article) and shall have not been completely repaired or restored by the closing, the purchase price shall be reduced by the amount of the process of such insurance policies which Landlord and its mortgagees may have collected had not expended in repair or restoration of the damaged or destroyed Premises, and Landlord shall assign to Tenant at the Closing any claim which Landlord may have under such insurance policies or account of said damage or destruction.

femant hereby expressly waives the provisions of Section 5-1311 of the General Obligations Law and agrees that the provisions of this Section shall govern and control in lien thereof in the case of any such damage or destruction.

- 32.11 In the event that between the time notice has been given of the exercise of Tenant's option to purchase and the Closing, any part of the Frenises shall be taken (whether such taking be permanent or for temporary use or occupancy by condemnation or in any other manner for any public or quasi-public use of purpose or any proceeding for any such taking of any part of the Premises shall be commenced (regardless of whe ther the term of this Lease is terminated pursuant to Article 22):
 - (i) Tenant's obligation to complete such purchase on the terms and conditions herein set forth shall be unaffected by such taking;
 - (ii) Landlord shall, at the Closing, pay over to Tenant any amounts theretofore received by Landlord and Landlord shall assign or cause to be assigned to Tenant all rights of Landlord



in and to all unpaid claim, respecting any such condemnation or taking; and

(iii) Teaant shall assume Landlord's obligations with respect to payment of the expense of asserting and/or collecting of such claims and reimburse Landlord for any previously paid expense therefor.

Tenant hereby expressly waives the provisions of Section 5-1311 of the General Obligations Law, and agrees that the provisions of this Section shall govern and control in lieu thereof in the case of any such taking.

32.12 The options and rights of Tenant in this Article shall be exercisable against Landlord, any successor to any interest of Landlord in the Premises, and the successors and assigns of the foregoing, it being understood and agreed that the options and commitments in this Article shall constitute covenants running with the land and that Landlord shall sumply Tenant with such further insturments and documents in recordable form as may be reasonably necessary to give effect to the intent of this Article.

IN WITNESS WHEREOF, the parties have executed this Least on the date hereinabove first set forth

RED HOOK BEALTY CO.

By Frank Regular & General Prayther

NEW YORK TELEPHONE COMPANY

By h K Mar

VICE PRESIDENT ENGINEERING

Attest

Assistant Secretary

G. WALLAGE L.

York & G.

By Conference

STATE OF UTW YORK COUNTY OF /Les fry () ss.:

On the 10 day of MARCH , 197 ${\cal V}_i$ before me personally came trank Brighte, Ja to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same as a general partner of the firm of illhorth Klalle, Co., as and for the jact and deed of said

Notary Public

STATE OF NEW YORK COUNTY OF New Horks

On the VI day of September, 1971, before me personally came W.K. MACADAM to me known who, being by me

duly sworm, did depose and say that he resides at RD 3. Holly HILL LANE, KATONAH, NEW YORK and he is the VICE PRESIDENT-ENGINEERING of NEW YORK TELEPHONE COMPANY, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affined to said instrument is such corporate seal; that it was so affixed by order of the board of directors of said corporation, and that he signed his name thereto by like order

Notary Public, State of New York No. 30-7977000

Qualified in Nasau County Term Expires March 30, 147 L

SCHEDULE A

All that certain lot, place or parcel of land, situate, lying and being in the borough of Brocklyn, County of Kings, City and State of New York, bounded and described as follows:

BEGINNING at the corner formed by the intersection of the westerly side of Smith Street with the southerly side of Halleck Street; running theace southerly along the westerly side of Smith Street 200 feet to the corner formed by the intersection of the westerly side of Smith Street with the northerly side of Percival Street; thence westerly along the northerly side of Percival Street 300 feet to the corner formed by the intersection of the northerly side of Percival Street with the easterly side of Court Street; thence northerly along the easterly side of Court Street 200 feet to the corner formed by the intersection of the easterly side of Court Street with the southerly side of Halleck Street; and thence easterly along the southerly side of Halleck Street; and thence easterly along the southerly side of Halleck Street to the corner, the noint of place of BEGINNING.





ENVIRONMENTAL CONTROL TECHNOLOGY CORPORATION

ENCOTEC #: 200009289
I. D. #: HO #49471
Date Issued: 04/21/93
Page 1 of 4

LABORATORY ANALYTICAL SERVICES REPORT

ENCOTEC, INC.
Environmental Control Technology Corporation

A ROLLINS ENVIRONMENTAL SERVICES SUBSIDIARY

Project #: 85105

Sample Identification: Paint Solvent Soaked Rags

I. D. #: HO #49471

ENCOTEC #: 200009289

Date Sampled: Unknown

Date Received: 04/08/93

Date Issued: 04/21/93

Generator Name: Brooklyn Union Gas

Generator Location: Brooklyn, New York



ENCOTEC #: 200009289
I. D. #: HO #49471
Date Issued: 04/21/93
Page 2 of 4

SAMPLE PROPERTIES

VISUAL DETERMINATIONS

Physical State at 25°C: Solid

Number of Phases: One

Physical Properties: Dry blue and black cloth-like debris

RADIOACTIVE SCREENING^a

Background Reading NR

Sample Reading

NR

QUALITATIVE DETERMINATIONS

Safety Screening Information:

Test	Method	Result
1) Odor Hazard	Observation by Analyst	NP
2) Air Reactivity Hazard	Observation by Analyst	NP
3) Water Reactivity Hazard	Spot Test with H20	<u>NP</u>
4) Oxidizer Hazard	Peroxide Test Strip	NP
5) Cyanide Hazard	Chloramine T Test Kit	NP
6) Sulfide Hazard	Lead Acetate Test	NP
7) Flammability Potential	Direct Exposure to Flame	NP
8) Corrosivity Potential	pH Test Strip < 2 or > 12	<u>NP</u>

NP - Not Performed

a - Equipment: Gamma Radiation Survey Meter, Model #3, Ludlum Measurements, Inc.



ENCOTEC #: 200009289 I. D. #: HO #49471 Date Issued: 04/21/93 Page 3 of 4

ORGANIC COMPOSITION

Summary of Results:

ESTIMATED

CONCENTRATION

VOLATILE TARGET COMPOUNDS

CAS#

(g/Kg)

No Volatile Target Compounds were detected in concentrations greater than the detection limits.

ESTIMATED

CAS #

CONCENTRATION (g/Kg)

SEMIVOLATILE TARGET COMPOUNDS+

No Semivolatile Target Compounds were detected in concentrations greater than the detection limits.

ESTIMATED

VOLATILE TENTATIVELY IDENTIFIED COMPOUNDS

CAS#

CONCENTRATION

(g/Kg)

No Volatile Tentatively Identified Compounds were detected with concentrations greater than one percent.

ESTIMATED

CONCENTRATION (g/Kg)

SEMIVOLATILE TENTATIVELY IDENTIFIED COMPOUNDS+

CAS#

15, 11

Unknown Alkanes C10-C14

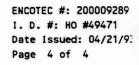
00-00-0

40

^{+ -} Including Pesticides and PCBs

Note: 1) The results summarized above were obtained by analysis referencing U. S. EPA SW-846, Third Edition, Methods 3580, 8240 and 8270

²⁾ See Page 4 for QC information and the attached Target Compound List.





ORGANIC ANALYSIS

Quality Control Data

Surrogate Percent Recoveries		QC Limits*
Volatile Surrogates		
D4-1,2-Dichloroethane	97	(70 - 121)
D8-Toluene	100	(81 - 117)
Bromofluorobenzene	96	(74 - 121)
Semivolatile Surrogates		
2-Fluorophenol	118	(25 - 121)
D5-Phenol	98	(24 - 113)
2,4,6-Tribromophenol	80	(19 - 122)
D5-Nitrobenzene	96	(23 - 120)
2-Fluorobiphenyl	111	(30 - 115)
D14-Terphenyl	102	(18 - 137)

Percent Recoveries: 0 out of 9 outside of QC limits*

Volatile Organics	CAS#	Units	Detection Limit
Benzene 2-Butanone Bromodichloromethane Bromoform Bromomethane Carbon Disulfide Carbon Tetrachloride Chlorobenzene 2-Chloro-1,3-butadiene Chloroethane 2-Chloroethyl Vinyl Ether Chloroform Chloromethane 3-Chloropropene Dibromochloromethane 1,2-Dibromo-3-chloropropane 1,2-Dibromoethane Dibromomethane	67-64-1 75-05-8 107-02-8 107-13-1 71-43-2 78-93-3 75-27-4 75-25-2 74-83-9 75-15-0 56-23-5 108-90-7 126-99-8 75-00-3 110-75-8 67-66-3 74-87-3 107-05-1 124-48-1 96-12-8 106-93-4 74-95-3 110-51-6 75-71-8 75-34-3 107-06-2 75-35-4 156-60-5 78-87-5 10061-01-5 10061-02-6 123-91-1 100-41-4 97-63-2 591-78-6 74-88-4 78-83-1 126-98-7 75-09-2 80-62-6 108-10-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1 107-12-0 110-86-1	SANKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK	2.0 10 2.0 1.0 2.0 1.0 2.0 1.0 2.0 1.0 2.0 2.0 1.0 2.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1

Semivolatile Organics	CAS#	Units	Detection Limit
Acenaphthene Acetophenone 2-Acetylaminofluorene 4-Aminobiphenyl Aniline Anthracene Benzo(a)anthracene Benzo(a)pyrene Benzo(b)fluoranthene Benzo(b)fluoranthene Benzo(c)fluoranthene bis(2-Chloroethoxy)methane bis(2-Chloroethoxy)methane bis(2-Chloroisopropyl)ether bis(2-Chloroisopropyl)ether bis(2-Ethylhexyl)phthalate 4-Bromophenyl Phenyl Ether Butyl Benzyl Phthalate 4-Chloroaniline Chlorobenzilate 4-Chloro-3-methylphenol 2-Chloronaphthalene 2-Chlorophenol 4-Chlorophenol 4-Chlorophenol 4-Chlorobenzene 1,3-Dichlorobenzene 1,3-Dichlorobenzene 1,3-Dichlorobenzene 1,4-Dichlorophenol 2,4-Dichlorophenol Diethyl Phthalate p-(Dimethylamino)azobenzene 7,12-Dimethylbenz(a)anthracene 3,3-Dimethylbenzidine a,a-Dimethylphenol Dimethyl Phthalate	83-32-9 208-96-8 98-86-2 53-96-3 92-67-1 62-53-3 120-12-7 92-87-5 56-55-3 50-32-8 205-99-2 207-08-9 191-24-2 65-85-0 100-51-6 111-91-1 111-44-4 39638-32-9 117-81-7 101-55-3 85-68-7 106-47-8 510-15-6 59-50-7 91-58-7 91-7 91-7 91-7 91-7 91-7 91-7 91-7 91-7 91-7 91-1	ESESESESESESESESESESESESESESESESESESES	Limit 2.0 4.0 4.0 4.0 4.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2
2,4-Dimethylphenol Dimethyl Phthalate 1,3-Dinitrobenzene	105-67-9 131-11-3 99-65-0	g/Kg g/Kg g/Kg	
4,6-Dinitro-2-methylphenol 2,4-Dinitrophenol 2,4-Dinitrotoluene 2,6-Dinitrotoluene Di-n-octyl Phthalate Diphenylamine* 1,2-Diphenylhydrazine Ethyl Methane Sulfonate Fluoranthene	534-52-1 51-28-5 121-14-2 606-20-2 117-84-0 122-39-4 122-66-7 62-50-0 206-44-0	g/Kg g/Kg g/Kg g/Kg g/Kg g/Kg g/Kg g/Kg	10 2.0 2.0 2.0 4.0 4.0 8.0 2.0
Fluorene	86-73-7	g/Kg	2.0

Semivolatile Organics	CAS#	Units	Detection Limit
Hexachlorobenzene Hexachlorobutadiene Hexachlorocyclopentadiene Hexachloroethane Hexachlorophene	118-74-1 87-68-3 77-47-4 67-72-1 70-30-4	g/Kg g/Kg g/Kg g/Kg	2.0 2.0 2.0 2.0
Hexachloropropene Indeno(1,2,3-cd)pyrene Isophorone Isosafrole Methapyrilene	1888-71-7 193-39-5 78-59-1 120-58-1 91-80-5	\K\K\K\K\K\K\K\K\K\K\K\K\K\K\K\K\K\K\K	10 10 2.0 2.0 4.0 10
3-Methylcholanthrene Methyl Methane Sulfonate 2-Methylnaphthalene 2-Methylphenol 3-Methylphenol	56-49-5	g/Kg g/Kg g/Kg g/Kg g/Kg	10 8.0 2.0 2.0 4.0
4-Methylphenol Naphthalene 1,4-Naphthoquinone 1-Naphthylamine 2-Naphthylamine	106-44-5 91-20-3 130-15-4 134-32-7 91-59-8 88-74-4	g/Kg g/Kg g/Kg g/Kg g/Kg	4.0 2.0 2.0 4.0 4.0 4.0
2-Nitroaniline 3-Nitroaniline 4-Nitroaniline Nitrobenzene 2-Nitrophenol	99-09-2 100-01-6 98-95-3 88-75-5	g/Kg g/Kg g/Kg g/Kg g/Kg	10 10 10 2.0 2.0
4-Nitrophenol 5-Nitro-o-toluidine 4-Nitroquinoline-1-oxide N-nitroso-di-n-butylamine N-nitrosodiethylamine	55-18-5	g/Kg g/Kg g/Kg g/Kg g/Kg	10 10 10 4.0 4.0
N-nitrosodimethylamine N-nitrosodiphenylamine* N-nitroso-di-n-propylamine N-nitrosomethylethylamine N-nitrosomorpholine	10595-95-6 59-89-2	g/Kg g/Kg g/Kg g/Kg g/Kg	4.0 2.0 4.0 4.0 4.0
N-nitrosopiperdine N-nitrosopyrrolidine Pentachlorobenzene Pentachloroethane Pentachloronitrobenzene	100-75-4 930-55-2 608-93-9 76-01-7 82-68-8	g/Kg g/Kg g/Kg g/Kg g/Kg	4.0 4.0 8.0 10 10
Pentachlorophenol Phenacetine Phenanthrene Phenol p-Phenylenediamine 2-Picoline	87-86-5 62-44-2 85-01-8 108-95-2 106-50-3	g/Kg g/Kg g/Kg g/Kg g/Kg	50 4.0 2.0 2.0 10
Pronamide Pyrene Safrole 1,2,4,5-Tetrachlorobenzene 2,3,4,6-Tetrachlorophenol	109-06-8 23950-58-5 129-00-0 94-59-7 95-94-3	g/Kg g/Kg g/Kg g/Kg g/Kg	10 10 2.0 4.0 8.0
o-Toluidine 1,2,4-Trichlorobenzene 2,4,5-Trichlorophenol 2,4,6-Trichlorophenol 1,3,5-Trinitrobenzene	58-90-2 95-53-4 120-82-1 95-95-4 88-06-2	g/Kg g/Kg g/Kg g/Kg g/Kg	8.0 4.0 2.0 2.0 2.0
-,5,5 IImittoonizelle	99-35-4	g/Kg	4.0

Pesticides / PCBs	CAS#	Units	Detection Limit
Aldrin alpha-BHC beta-BHC delta-BHC gamma-BHC Chlordane 4,4'-DDD 4,4'-DDT Dieldrin alpha-Endosulfan beta-Endosulfan Endrin Endrin Aldehyde Heptachlor Heptachlor Heptachlor Epoxide Methoxychlor Aroclor-1016 Aroclor-1221 Aroclor-1232 Aroclor-1248 Aroclor-1254	309-00-2 319-84-6 319-85-7 319-86-8 58-89-9 57-74-9 72-54-8 72-55-9 50-29-3 60-57-1 959-98-8 33213-65-9 72-20-8 7421-93-4 76-44-8 1024-57-3 72-43-5 12674-11-2 11104-28-2 11141-16-5 53469-21-9 12572-29-6 11097-69-1	######################################	4.0 4.0 4.0 4.0 4.0 4.0 4.0 4.0 4.0 4.0
Aroclor-1260 Toxaphene	11096-82-5 8001-35-3	g/Kg g/Kg	50 50

43-101 gosolve/Wat

Panical Services Laboratory Operations

CHAIN OF CUSTODY RECORD

SAMPLE ORIGINATION:

Client Name: L. DELUCA Area: Gas System Ops. Location: GREENPOINT
Phone No.: (718)-963-5407
ELAP NUMBER: 11173

LABORATORY ACCEPTANCE:

Approved By: N. Coticelli Date Received: 05/12/93 Date Assigned: 05/12/93

Date Completed: 05/20/93 Phone No.: (718)963-5420

INVOICE

Area: 923 Function:

Prime:

W.O. No.: 0230139400

ANALYSIS REQUEST

Matrix Identification: liquid Number of Samples: 1

001

SAMPLE ID: DESCRIPTION/LOCATION: HAZ.MAT.1 DRUM #182

GASOLINE/WATER

TYPE OF SERVICES: Special Request

Comments: SPECIAL REQUEST = %GASOLINE/WATER

QUALITY ASSURANCE

Chemist: A. Burik

Laboratory Notebook: 930

Reference Page: 0020

QA Method(s): SI EU2

Technical Services Laboratory Operations

% GASOLINE TO WATER

Characteristics and Amounts BUG Quality Assurance No. 6.02

Client Name: L.DELUCA Area: Gas System Ops. Matrix: liquid

Chemist: A. Burik
Date Assigned: 05/12/93
Date Completed: 05/20/93

SAMPLES:

TEST PARAMETER(S):

% WATER

DRUM #182

57.14 %

% GASOLINE

42.86 %

92-111

gosolene / Water

Technical Services Laboratory Operations

LAB # 920865

CHAIN OF CUSTODY RECORD

SAMPLE ORIGINATION:

Client Name: J. DEVITO Area: Fleet Service Location: GREENPOINT Phone No.: (718)-963-5556

ELAP NUMBER:

LABORATORY ACCEPTANCE:

Approved By: F. Ferretti Date Received: 09/01/92 Date Assigned: 09/01/92 Date Completed: 09/09/92 Phone No.: (718)963-5420

INVOICE

Area: 923 Function:

Prime:

W.O. No.: 0230139400

ANALYSIS REQUEST

Matrix Identification: liquid

Number of Samples: 3

SAMPLE ID:

DESCRIPTION/LOCATION: 001

002 003 DRUM #294 DRUM #295

DRUM #296

DRUMS CONTAIN GASOLINE & WATER TYPE OF SERVICES:

Special Request Special Request Special Request

Comments:

QUALITY ASSURANCE

Chemist: A. Burik

QA Method(s): SL 6.02

Laboratory Notebook: 92-11

Reference Page: 0071

Technical Services Laboratory Operations

Lab # 920865

DRUMS #294 , #295 , #296

Characteristics and Amounts BUG Quality Assurance No. 6.02

Client Name: J.DEVITO Area: Fleet Service

Matrix: liquid

Chemist: A. Burik

Date Assigned: 09/01/92 Date Completed: 09/09/92

PARAMETERS:

ID # 001

SAMPLE(S): ID # 002

ID # 003

GASOLINE

20.0%

47.6%

... 3.9%

FLASH POINT

62 deg F

64 deg F

60 deg F

Remarks:

CHIEF CHEMIST

USED OIL ANALYSIS WORKSHEET

DATE:6/17/92 LA	в # <i>920590</i> снеміsт:_	AB BOOK #92-11PA	GE # /3
SAMPLE(S)	DRUM 201		
PCB	DX 014 201	DRUM 202	REG. LIMITS
TOTAL HALOGENS		50 (1254)	50 ppm MAX.
			1000 ppm MAX.
FLASH POINT	96°F	80°F	100 deg.F MIN
ARSENIC		00 /	
CADMIUM .			5 ppm MAX.
CHROMIUM			2 ppm MAX.
LEAD			10 ppm MAX.
			100 ppm MAX.
	96,0%	95.0%	4
% WATER	96.0%	95.0% 5.0%	

92-95 Of Spee Waste Dik (ruligens)

Technical Services Laboratory Operations

ing open	anans
J	LAB # 920633
CHAIN OF CUSTODY	7 RECORD
SAMPLE ORIGINATION: Client Name:V.MORALES Area: Gas System Ops. Location: NEWTOWN STATION Phone No.: (718)-478-7827 ELAP NUMBER:	ABORATORY ACCEPTANCE: Approved By: F. Ferretti Date Received:06/23/92 Date Assigned:06/23/92 Date Completed: Phone No.: (718)963-5420
INVOICE	
Area: 804 Function: Prime:	
ANALYSIS REQU	
Matrix Identification: liquid	Number of Samples: 1
DESCRIPTION/LOCATION: COMPOSITE OF DRUMS #177,#178,#179,#180 SECONDARY	TYPE OF SERVICES: Waste Oil
Comments:	
OUNT.TRY ACCID	
QUALITY ASSUR	ANCE
Chemist: A. Gharib A. Burik	Laboratory Notebook:
QA Method(s): SL 6.02	Reference Page:

USED OIL ANALYSIS WORKSHEET

DATE OF LA	в # <u>920633</u> снеміsт: <u>/</u>	B BOOK 92-// PA	GE # ノフ
SAMPLE(S)			
PCB			REG. LIMITS
TOTAL HALOGENS	107000		50 ppm MAX.
FLASH POINT	1230 PPM		1000 ppm MAX.
ARSENIC	132		100 deg.F MIN
CADMIUM			5 ppm MAX.
CHROMIUM	·673	•	2 ppm MAX.
LEAD	1.095		10 ppm MAX.
	7.056	ie ye	100 ppm MAX.
REMARKS:	,		FF

Alleran Bowlet 48 Alleran Alleran Operation 92-007 Off-Spe. Waste Oil Chalogen

Technical Services Laboratory Operations

LAB # 910972

CHAIN OF CUSTODY RECORD

SAMPLE ORIGINATION:

Client Name: F. GRAHAM

Department: Gas Operations

Location: GREENPOINT Phone No.: (718)-963-5473

ELAP NUMBER:

LABORATORY ACCEPTANCE:

Approved By: F. Ferretti

Date Received:11/21/91

Date Assigned:11/21/91

Date Completed: 12/12/91 Phone No.: (718)963-5420

INVOICE

Area: 802 Function:

Prime:

W.O. No.: 0760188003

ANALYSIS REQUEST

Matrix Identification: liquid

SAMPLE ID: 001

DESCRIPTION/LOCATION:

OIL SAMPLE FROM

MASP.#2 ELEVATOR

COIL BRAKE

Number of Samples: 1

TYPE OF SERVICES:

Waste Oil

Comments:

QUALITY ASSURANCE

Chemist: A. Gharib

A. Burik

QA Method(s):

Laboratory Notebook: 9104-3

Reference Page: 0051

92-007 Off-Spec Waste (4x)
(hology 2) Technical Service

Technical Services Laboratory Operations

Lab	#	9109/2

USED OIL ANALYSIS REPORT

Characteristics and Amounts BUG Method No.

Client Name: F.GRAHAM

Gas Operations Department: Ga Matrix: liquid

Chemist: A. Gharib
Date Assigned: 11/21/91
Date Completed: 12/12/91

		SAMPLE(S):	REGULATORY LIMIT
PARAMETERS:	ID # 001		50 Mg/Kg M
	7.5 Mg/Kg	*	1000 ppm M
PCB	5000 ppm		100 deg.F M
 Total Halogens	>140 degF		5 ppm 1
) Flash Point deg.F			2 ppm 1
Arsenic	2.00 ppm		10 ppm
Cadmium	4.92 ppm		100 ppm
Chromium	58.0 ppm	**	
Lead			

Remarks:

CHEMIST

92-12 Off- Spie Waste & 1 (hilogens)

Technical Services Laboratory Operations

LAB # 911020

CHAIN OF CUSTODY RECORD

SAMPLE ORIGINATION:

Client Name: J. HIBSON

Department: Gas Operations

Location: GREENPOINT
Phone No.: (718)-963-5407
ELAP NUMBER:

LABORATORY ACCEPTANCE:

Approved By: F. Ferretti

Date Received: 12/04/91

Date Assigned: 12/04/91

Date Completed: 12/12/91

Phone No.: (718)963-5420

INVOICE

Area: 923

Function:

Prime:

W.O. No.: 0230212230

ANALYSIS REQUEST

Matrix Identification: liquid

SAMPLE ID: 001

DESCRIPTION/LOCATION: WTT #127 DRUM #375 Number of Samples: 1

TYPE OF SERVICES:

Polychlor. Biphenyls

Comments:

QUALITY ASSURANCE

Chemist: R. Kalberer

QA Method(s):

Laboratory Notebook: 9105-3

Reference Page: 0002

Technical Services Laboratory Operations

Lab # 9	11	02	0
---------	----	----	---

WTT #127 DRUM #375

Characteristics and Amounts BUG Method No.

Client Name: J.HIBSON

Department: Gas Operations

Matrix: liquid

Chemist: R. Kalberer

Date Assigned: 12/04/91 Date Completed: 12/12/91

PARAMETERS:

ID # 001

SAMPLE(S):

ID # ID #

POLYCHLOR. BIPHENYLS

ND

TOTAL HALOGENS

< 750 ppm

Remarks: AFTER THOROUGH INVESTIGATION OF AROCLOR 1016,1221,1232,1242, & 1254, IT HAS BEEN DETERMINED THAT NO PCB'S ARE DETECTED. HALOGENATED HYDROCARBONS ARE PRESENT.

CHIEF CHEMIST

80918 - R2271 (RUN 12/16/82) PROJECT: PREQUALIFICATION

BRANCH/TERRITORY: 211806

NEW YORK

CCEPT

FLUID RECOVERY SERVICES BROOKLYN UNION GAS WASTE PHOTO CHEMICAL

PREQUALIFICATION EVALUATION - BRANCH INDUSTRIAL SERVICES

GENERATOR SURVEY

COMPLETED: 12/16/92

REVISED: 12/18/92

ACCEPT

CONTROL #: 0000182296-4 LAB #:

0000057311-8 SURVEY # . 0000293803

STATUS: LOG

1 TAKEN BY: SK REP

(718) 963-5407

PRICING CODE:

PART NUMBER:

WASTE . WATER

NY 11211

FEDERAL EPA ID: NYD006878795

STATE EPA ID:

BROOKLYN UNION GAS CO

287 MASPETH

BROOKLYN

CUSTOMER INFORMATION: 2118-06-9265

NY 11211

ATTN: LOU DELUCA

BRANCH: 211806 - NEW YORK

GENERATOR: BROOKLYN UNION GAS

NATURE OF BUSINESS: UTILITY FEDERAL

EPA ID: NYD006978795 S.I.C. NO:

IN DRUMS

ST: ID: BILLING: FOR MANIFEST FACILITY ADDRESS: ONE METROTECH CTR

287 MASPETH AVE

BROOKLYN

GENERAL DESCRIPTION: WASTE PHOTO CHEMICAL
PROCESS DESCRIPTION: FROM PHOTO PROCESSING EQUIPMENT 1 DRUMS PER QUARTER

GENERATION AMOUNT: AMOUNT ON HAND:

IN DRUMS 1

12 WEEKS CHIPPING FREQUENCY:

COLOR: BLACK AYERS OR PHASES:

ONE PHYSICAL STATE: LIQUID

PCT SOLIDS NOT SAMPLED: VISCOSITY:

618

TS198H

BROOKLYN

CODE

PH RANGE: HIGH TYPICAL

4-10

MATERIAL COMPOSITION: VOL%

FIXER

DEVELOPER ATTACHMENTS: NONE

RESTRICTED SUBSTANCES: NONE

HAZARD CLASS:

NUMBER:

NEED ASSISTANCE

MAX

50.00

50.00

EPA WASTE DESCRIPTION AND TREATMENT STANDARDS: RCRA HAZARDOUS WASTE: NOT SURE

REGULATED CHEMICAL CODES: P.O. NO: NAME: LOU DELUCA DQQ2 DO11

COMMENTS:

TYPE OF SAMPLE: COMPOSITE # OF DRUMS SAMPLED: TITLE: GENERAL FOREMAN 11/30/1992

12/16/92

12/16/92

12/16/92

MATERIAL MAY EXHIBIT THE CHARACTERISTIC OF CORROSIVITY

JWH

(DOO2) & SILVER (DO11) BASED ON CUSTOMER KNOWLEDGE OF

THE WASTE

CORPORATE REVIEWS: DISPOSITION REVIEWER DATE

TECHNICAL: ACCEPT MJK ACCEPT CAP

REGULATORY: ACCEPT

OPERATING

APPROVED FACILITIES:

SAFETY-KLEEN CORP

1722 COOPER CREEK ROAD DENTON TX 76208

FED EPA#: TXD077603371

STATE EPAF: 65124

TELEPHONE: 817/383-2611

STATE CODE: TS198H

OOOO888 NOT FOR MANIFEST

POSSIBLE FACILITIES:

EPA WASTE CODES

D002 D011

82104

APPROVD 0005003 DRUM OR BULK

DESC. (SODIUM HYDROXIDE)

DOT-EPA RQ WASTE CAUSTIC ALKALI LIQUIDS. N.O.S. PROPER SHIPPING DESCRIPTION WAS BASED ON DESC. (SODIUM HYDROXIDE) SURVEY INFORMATION RATHER THAN ANALYSIS.

8 UN1719 PG II (0002)(ERG#60)

SEE COMMENTS FOR DETAILS AND NOTICES.

"MMENTS: FOR DENTON ONLY DUE TO WASTE CODES. TX WASTE CODE IS

OUTS 198H.

THIS SERVES AS NOTICE PER, 40CFR264.12(B), THAT THE FACILITY(IES) NOTED ABOVE HAS THE APPROPRIATE PERMITS AND IS WILLING TO RECEIVE THE MATERIAL DESCRIBED.

TO: SAFETY-KLEEN CORP EPA ID NO: TX0077603371

NOTICE OF LAND DISPOSAL RESTRICTION OF WASTE

1722 COOPER CREEK ROAD		DENTON	TX 75208	_
Under the State of		/anter 1	115 115 115 OP	1141 44
Under manifest number line generator noted below is shipping to you a	number	lenter l	11a, 11b, 11c, OR	CCP float
268. In accordance with 40 CFR 268.7, the	waste determ	ined to be les	ricted under 40 C	rr rart
restricted and the EPA waste code and the				
restricted and the EPA waste code and the	appropriate u	ASTILIBUTE STRUCTOR	do are as lollows:	
EDA NACTE CODEC. BOOD DOLL				
EPA WASTE CODES: DOOZ DO11				
FOOT FOOT Salvanta	TOCATACAIT	CTANDADDE	leasel mail avecase	as sated by TCLB
F001-F005 Spent Solvents				as noted by TCLP)
Description Considerable		Check All	All Other Solvent Wastes	Check All
Regulated Hazardous Constituent	W/Solvents	That apply	160	That Apply
Acetone	0.28		3 3 3	
Benzene	0.07		3.7	
N-Butyl alcohol	5.6		2.6	
Carbon disulfide	0.014		4.8 TO 5.6	LP
Carbon tetrachloride	0.057	_	5.7	
Chlorobenzene	0.057		3.2	,——
Cresol (m- and p-isomers)	0.77		5.6	
o-Cresol	0.11		0.75 TO	CLP
Cyclohexanone	0.36	_	6.2	
o-Dichlorobenzene Ethyl acetate			33	
	0.34		6.0	
Ethyl benzene Ethyl ether	0.12		160	
Isobutyl alcohol	5.6		170	
Methanol	5.6		0.75 TO	CLP
	0.089		33	
Methylene chloride Methylene chloride(from Pharm, Industry)	0.44		33	
	0.28		36	
Methyl ethyl ketone Methyl isobutyl ketone	0.14		33	
			14	
Nitrobenzene	0.068		16	
Pyridine Tetrachloroethlyen s	0.056		5.6	
Toluene	0.08		28	
1, 1, 1 - Trichloroethane	0.054		5.6	
1, 1,2-Trichloroethane	0.03		7.6	
1, 1, 2 = Trichloro = 1, 2, 2 = trifluoroethane	0.057		28	
Trichlorethylene	0.054		5.6	
Trichloromonofluoromethane	0.02		33	
Xylenes (total)	0.32		28	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
California List Prohibited Wastes	Level (mg/l)	Treatm	nent Standard	
Halogenated Organic Compounds	1000.0	Inciner		These treatment standards
Nickel (Ni)	134.0	None		do not preclude solvent
Thallium (TI)	130.0	None		recovery or use as fuel
Chlorinated Biphenyls (PCB's)	50.0	Inciner	ration	prior to land disposal.
Waste Descriptions and/or Treatment Subcategory			eference in 40 CF	
			for 40 CFR 268.	
Waste code Description		raters	Nonwastewater	<u>s</u>
D001: Wastewaters (<1.0 wt% TOC and TSS		(a) DEACT	_ NA	
Low TOC Ignitable Liquids (<10 wt%			268.42(a) DEA	
High TOC Ignitable Liquids (>10 wt%				GS. FSUBS, OR INCIN
D002 Corrosives, all subcategories & CA list		(a) DEACT	268.42(a) DEA	C1 _X
D004 Arsenic(As)	268.43		268.41(a)	
D005 Barium (Ba)	268.43		268.41(a)	
D006 Cadmium (Cd)	268.43		268.41(a)	
D007 Chromium (Cr)	268.43		268.41(2)	
D008 Lead (Pb)	268.43		268.41(a)	
D009: Low Mercury Subcategory (<260 ppm	Hg) 268.43	(a)	268.41(a)	
High Mercury Subcategory (>=260 ppr			268.42(a) RME	RC
D010 Selenium (Se)	268.43	No. of the last of	268.41(a)	
D011 Silver (Ag)	268.43		268.41(a)	<u> </u>
F005 2-Ethoxyethanol		(a) INCINO	268,42(a) INCI	
F005 2-Nitropropane	268.42	(a) INCIN=	268.42(a) INCI	
Other Codes See attachment for supplemental list			-	
- 1 40 CEP 369 AF				
This hazardous debris is subject to the alternative treatment standards of 40 CFR 268.45				
for the above contaminants that are subject to treatment. (check if applicable)				
Generator Name: BROOKLYN UNION GAS		EPA ID:	NYD0069787	95
CAURISTOL MAINE: DECONTELL CHICK CAS				
Generator Signature:Name & Title:				
010000 4				
Safety-Kleen Sample Number: 293803 Control Number: 0162296-4				

Technical Services Laboratory Operations

Lab # 920231

PAINT CHIPS (MASPETH HOLDER)

Characteristics and Amounts BUG Quality Assurance No. 6.02

Client Name: S.KORNBLUTH Area: Gas System Ops. Matrix: solid

Chemist: A. Gharib

Date Assigned: 02/26/92 Date Completed: 02/27/92

PARAMETERS:

ID # 001

SAMPLE(S): ID #

ID #

LEAD

12.19%

Remarks:

CHIEF CHEMIST

Gas Operations Department Analytical & Laborator Services

QA Method(s):

91-76 Paint Chip Waste	LAB # 910319			
CHAIN OF CUSTODY	RECORD			
SAMPLE ORIGINATION: Client Name:J.TYRIE Department: Gas Operations Location: NEWTOWN STATION Phone No.: (718)-478-7827	ABORATORY ACCEPTANCE: Approved By: F. Ferretti Date Received:04/09/91 Date Assigned:04/09/91 Date Completed:04/11/91 Phone No.: (718)963-5420			
INVOICE				
,	W.O. No.: 0760115004			
ANALYSIS REQUEST				
Matrix Identification: solid SAMPLE ID: DESCRIPTION/LOCATION: 001 PAINT CHIPS FROM NEWTOWN #1 HOLDER GUIDE FRAME	Number of Samples: 1 TYPE OF SERVICES: Pollutants: Metals I			
:·				
Comments:				
QUALITY ASSURANCE				
Chemist: A. Gharib	Laboratory Notebook: 9104			

Laboratory Notebook: 9104

Reference Page: 0087

Gas Operations Department Analytical & Laboratory Services

Lab # 9 0319

POLLUTANTS: METAL I REPORT

Characteristics and Amounts BUG Method No.

Client Name: J.TYRIE

Department: Gas Operations Matrix: solid

Chemist: A. Gharib

Date Assigned: 04/09/91

Date Completed: 04/11/91

PARAMETERS:

SAMPLE(S):

ID # 001

ID #

Barium, Total
Cadmium, Total
Calcium, Total
Chromium, Total
Copper, Total Iron, Total Lead, Total agnesium, Total anganese, Total Nickel, Total Potassium, Total Silver, Total Sodium, Total

mg

895 tg/L

Remarks: TOXICITY CHARACTERISTICS LEACHING PROCEDURE FOLLOWED TO DETERMINE THIS CONCENTRATION

CHIEF CHEMIST

71-10 Paint Chip Waste

Gas:Operations:Department: Analytical & Laboratory:Services:

	LAB # 910576				
CHAIN OF CUSTOD	Y RECORD				
Department: Gas Operations Location: GREENPOINT Phone No.: (718)-651-5973 ELAP NUMBER:	ABORATORY ACCEPTANCE: Approved By: F. Ferretti Date Received:07/05/91 Date Assigned:07/05/91 Date Completed:07/10/91 Phone No.: (718)963-5420				
INVOICE					
Area: 802 Function: Prime	W.O. No.: 0760187004				
ANALYSIS REQUEST					
Matrix Identification: liquid SAMPLE ID: DESCRIPTION/LOCATION: # 2 HOLDER NEWTOWN OO1 SCREENED WATER OO2 DEBRIS FROM HOLDER CUP	Number of Samples: 2 TYPE OF SERVICES: Special Request Special Request				
Comments:					
QUALITY ASSURANCE					
Chemist: A. Gharib QA Method(s):	Laboratory Notebook: 9104 Reference Page: 0058				

Gas:Operations:Department: Analytical;&:Laboratory:Services:

Lab # 910576

#2 HOLDER NEWTOWN WATER/DEBRIS

Characteristics and Amounts BUG Method No.

Client Name: E.BYRNE Department: Gas Operations

Matrix: liquid

Chemist: A. Gharib

Date Assigned: 07/05/91 Date Completed: 07/10/91

PARAMTERS:

ID # 001

SAMPLE(S): ID # 002

ID # 000

LEAD

3.96 ppm

9.65 %

Remarks:

Technical Services Laboratory Operations

LAB # 920750

CHAIN OF CUSTODY RECORD

SAMPLE ORIGINATION:

Client Name: V. MORALES Area: Gas System Ops.

Location: NEWTOWN STATION Phone No.: (718)-478-7827 ELAP NUMBER:

LABORATORY ACCEPTANCE:

Approved By: F. Ferretti Date Received: 07/29/92 Date Received: 07/29/92
Date Assigned: 07/29/92
Date Completed: 08/04/92
Phone No.: (718)963-5420

INVOICE

Area: 804

Function:

Prime:

W.O. No.: 0760115004

ANALYSIS REQUEST

Matrix Identification: liquid

SAMPLE ID: 001

DESCRIPTION/LOCATION: DRUM #258 WATER FILTER / PRIMARY

.. Number of Samples: 1

TYPE OF SERVICES:

Purgeable Aromatics Polychlor. Biphenyls

Comments:

QUALITY ASSURANCE

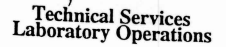
Chemist: A. Gharib

R. Basri

QA Method(s): SL 6.02

Laboratory Notebook: 92-10

Reference Page: 0055



Lab # 920750

. DRUM#258 WATER FILTER(PRIMARY)

Characteristics and Amounts BUG Quality Assurance No. 6.02

.Matrix: liquid

Chemist: A. Gharib
Date Assigned: 07/29/92
Date Completed: 08/04/92

PARAMETERS:

ID # 001

377

SAMPLE(S):
ID #

ID #

POLYCHLOR. BIPHENYLS

< MDL

Remarks: MDL = METHOD DETECTION LIMIT

CHIEF CHEMIST